

# Legislative Council Staff

Nonpartisan Services for Colorado's Legislature

# **Revised Fiscal Note**

(replaces fiscal note dated January 20, 2023)

Drafting Number:	LLS 23-0221	Date:	February 22, 2023
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Prime Sponsors: Rep. Lindsay; Pugliese Sen. Ginal; Rich S

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Bill Topic:	EMERGENCY & CONTINUED PLACEMENT WITH RELATIVE OR KIN		
Summary of Fiscal Impact:	<ul><li>☐ State Revenue</li><li>☑ State Expenditure</li><li>☐ State Transfer</li></ul>	<ul><li>□ TABOR Refund</li><li>⊠ Local Government</li><li>□ Statutory Public Entity</li></ul>	
	The bill amends the procedures for emergency and non-emergency placements of a child or youth with a relative or kin, as well as updates the criminal offenses that would disqualify a relative or kin from being considered as a placement option. The bill increases state and local workload beginning in FY 2023-24.		
Appropriation Summary:	No appropriation is required.		
Fiscal Note Status:	This revised fiscal note reflects the reengrossed bill.		

## **Summary of Legislation**

Under current law, when a child is placed with a relative or kin, the county department of human services or law enforcement performs an initial criminal history record check on the relative or kin and any adults living in the home. If the initial check reveals certain criminal convictions, the child cannot be placed there. Within five days of placement, the adults in the home must submit fingerprints for a state and national criminal history record check. If they fail to do so, or this check uncovers felony convictions, the child or youth must be removed from the home, unless a motion for placement is pending in court.

This bill modifies the criminal offenses that may result in a denial of placement with relatives or kin and allows a county department to make an exception and place the child or youth with a disqualified relative or kin if the placement conforms with rules set by the state board of human services or if a court affirms the placement. Adults who fail to submit fingerprints within five days of a placement will be notified by county departments of human services and have 72 hours to file a motion in court to retain that placement.

### **State Expenditures**

In FY 2023-24 only, workload will increase by a minimal amount for the state Department of Human Services to review and revise guidance to counties on out-of-home placement of children with relatives and kin. Workload for the Judicial Department may also increase if there are a greater number of motions filed by relative or kin to retain custody following a failure to submit fingerprints within the required timeline. This workload can be accomplished within existing appropriations.

#### **Local Government**

If the bill expands available options for youth and children who require out-of-home placement, workload for county departments and law enforcement involved in the process of finding emergency and nonemergency placement for children and youth may decrease. Workload may also increase for county departments to notify adults who fail to submit fingerprints.

#### **Effective Date**

The bill takes effect 90 days following adjournment of the General Assembly sine die, assuming no referendum petition is filed.

#### **State and Local Government Contacts**

Child Welfare Counties Human Services
Information Technology Judicial Law
Public Safety